Case 3:22-cv-03912-RFL Document 94 Filed 05/28/24 Page 1 of 6 LATHAM & WATKINS LLP 1 Matthew Rawlinson (CA Bar No. 231890) 2 matt.rawlinson@lw.com 140 Scott Drive 3 Menlo Park, CA 94025 Telephone: +1.650.328.4600 4 Morgan E. Whitworth (CA Bar No. 304907) 5 morgan.whitworth@lw.com 505 Montgomery Street, Suite 2000 San Francisco, California 94111 6 Telephone: +1.415.391.0600 7 Susan E. Engel (pro hac vice) 8 susan.engel.@lw.com 555 Eleventh Street, N.W., Suite 1000 Washington, D.C. 20004-1304 9 Telephone: +1.202.637.2200 Facsimile: +1.202.637.2201 10 Attorneys for Defendant Solana Labs, Inc. 11 12 Additional Counsel on Signature Page 13 UNITED STATES DISTRICT COURT 14 NORTHERN DISTRICT OF CALIFORNIA 15 SAN FRANCISCO DIVISION 16 MARK YOUNG, on behalf of himself and all Case No.: 3:22-cv-03912-RFL 17 others similarly situated, STIPULATION AND [PROPOSED] 18 Plaintiff, **ORDER CONTINUING DEFENDANTS'** TIME TO FILE REPLIES IN SUPPORT OF 19 MOTIONS TO DISMISS CONSOLIDATED AMENDED CLASS ACTION COMPLAINT 20 SOLANA LABS, INC., MULTICOIN CAPITAL MANAGEMENT LLC, and KYLE (Civil L.R. 6-1, 6-2, 7-12) 21 SAMANI, 22 Defendants. Hon: Rita F. Lin 23 24 25

LATHAM & WATKINS LLP ATTORNEYS AT LAW

26

27

Case No.: 3:22-cv-03912-RFL

1	Pursuant to Civil Local Rules 6-1 and 6-2, Lead Plaintiff Mark Young ("Plaintiff"),
2	Defendants Solana Labs, Inc. ("Solana Labs"), Multicoin Capital Management LLC
3	("Multicoin") and Kyle Samani (together with Solana Labs and Multicoin, "Defendants," and
4	collectively with Plaintiff, the "Parties"), by and through their respective counsel, hereby stipulate
5	as follows:
6	WHEREAS, on December 21, 2023, the Court granted the Parties' stipulation providing
7	that following the filing of Plaintiff's amended complaint on January 12, 2024, Defendants would
8	move to dismiss on or before March 12, 2024, Plaintiff would oppose on or before April 11, 2024,
9	and Defendants would reply on or before May 13, 2023 (Dkt. 67);
10	WHEREAS, on January 12, 2024, Plaintiff filed his Consolidated Amended Class Action
11	Complaint ("Amended Complaint") (Dkt. 68);
12	WHEREAS, on February 14, 2024, the Court granted the Parties' stipulation revising the
13	briefing schedule on Defendants' motions to dismiss to provide that Defendants would file their
14	anticipated motions to dismiss on or before April 11, 2024, Plaintiff would file his oppositions on
15	or before May 13, 2024, and Defendants would file their replies on or before June 12, 2024 (Dkt.
16	71);
17	WHEREAS, on April 11, 2024, Defendants filed their motions to dismiss and noticed a
18	hearing on the motions for August 6, 2024 (Dkts. 76, 80);
19	WHEREAS, on May 13, 2024, Plaintiff filed his oppositions to Defendants' motions to
20	dismiss (Dkts. 87, 88);
21	WHEREAS, Defendants' replies in support of their motions to dismiss are due June 12,
22	2024 (Dkt. 71);
23	WHEREAS, in light of the complexity and length of the oppositions, as well as deadlines
24	in other matters and personal obligations for Defendants' counsel, the Parties met and conferred
25	and agreed that good cause exists for a modest extension to Defendants' time to file their replies
26	in support of their motions to dismiss from June 12, 2024 to June 20, 2024;
27	
28	

1

1	IT IS ACCORDINGLY STIPUI	LATED, by and between the undersigned counsel for the	
2	parties, that subject to the Court's approval:		
3	1. Defendants shall file their replies in support of their respective motions to dismiss		
4	on or before June 20, 2024.		
5			
6	DATED: May 23, 2024	LATHAM & WATKINS LLP	
7		/s/ Susan E. Engel	
8		Susan E. Engel (pro hac vice) susan.engel.@lw.com	
9		555 Eleventh Street, N.W., Suite 1000	
10		Washington, D.C. 20004-1304 Telephone: +1.202.637.2200	
11		Facsimile: +1.202.637.2201	
12		Matthew Rawlinson (CA Bar No. 231890)	
		matt.rawlinson@lw.com 140 Scott Drive	
13		Menlo Park, CA 94025	
14		Telephone: +1.650.328.4600	
15		Morgan E. Whitworth (CA Bar No. 304907)	
16		morgan.whitworth@lw.com	
		505 Montgomery Street, Suite 2000	
17		San Francisco, California 94111 Telephone: +1.415.391.0600	
18		Telephone. +1.413.391.0000	
19		ORRICK, HERRINGTON &	
		SUTCLIFFE LLP	
20		DAVID MCGILL (pro hac vice pending)	
21		dmcgill@orrick.com 2100 Pennsylvania Avenue NW	
22		Washington, D.C. 20037 Telephone: +1 202 339 8666	
23		SACHI SCHURICHT (SBN 317845)	
24		sschuricht@orrick.com The Orrick Building	
25		405 Howard Street	
26		San Francisco, CA 94105-2669 Telephone: +1 415 773 5700	
27		Attorneys for Defendant Solana Labs, Inc.	
28			

Case 3:22-cv-03912-RFL Document 94 Filed 05/28/24 Page 4 of 6

1	D. I TO D	
2	DATED: May 23, 2024	SCHNEIDER WALLACE COTTRELL KONECKY LLP
3		/s/ Sunny Sarkis
4		Todd M. Schneider (SBN 158253)
5		Matthew S. Weiler (SBN 236052) Sunny Sarkis (SBN 258073)
		2000 Powell Street, Suite 1400
6		Emeryville, CA 94608
7		Telephone: (415) 421-7100 TSchneider@schneiderwallace.com
8		MWeiler@schneiderwallace.com
9		SSarkis@schneiderwallace.com Jason H. Kim (SBN 220279)
		300 S. Grand Avenue, Suite 2700
10		Los Angeles, CA 90071
11		Telephone: (415) 421-7100 JKim@schneiderwallace.com
12		JKIII @ Scilletdel wallace.com
		Counsel for Plaintiff Mark Young and the
13		Proposed Class
14	DATED: May 23, 2024	WAYMAKER LLP
15		
		/ / W · M C
16		/s/ Kevin M. Casey Brian E. Klein (CA Bar No. 258486)
16 17		Brian E. Klein (CA Bar No. 258486) bklein@waymakerlaw.com
17		Brian E. Klein (CA Bar No. 258486) bklein@waymakerlaw.com Donald R. Pepperman (CA Bar No. 109809)
17 18		Brian E. Klein (CA Bar No. 258486) bklein@waymakerlaw.com
17		Brian E. Klein (CA Bar No. 258486) bklein@waymakerlaw.com Donald R. Pepperman (CA Bar No. 109809) dpepperman@waymakerlaw.com Scott M. Malzahn (CA Bar No. 229204) smalzahn@waymakerlaw.com
17 18		Brian E. Klein (CA Bar No. 258486) bklein@waymakerlaw.com Donald R. Pepperman (CA Bar No. 109809) dpepperman@waymakerlaw.com Scott M. Malzahn (CA Bar No. 229204) smalzahn@waymakerlaw.com Kevin M. Casey (CA Bar No. 338924)
17 18 19		Brian E. Klein (CA Bar No. 258486) bklein@waymakerlaw.com Donald R. Pepperman (CA Bar No. 109809) dpepperman@waymakerlaw.com Scott M. Malzahn (CA Bar No. 229204) smalzahn@waymakerlaw.com
17 18 19 20 21		Brian E. Klein (CA Bar No. 258486) bklein@waymakerlaw.com Donald R. Pepperman (CA Bar No. 109809) dpepperman@waymakerlaw.com Scott M. Malzahn (CA Bar No. 229204) smalzahn@waymakerlaw.com Kevin M. Casey (CA Bar No. 338924) kcasey@waymakerlaw.com 515 S. Flower Street, Suite 3500 Los Angeles, CA 90071
17 18 19 20 21 22		Brian E. Klein (CA Bar No. 258486) bklein@waymakerlaw.com Donald R. Pepperman (CA Bar No. 109809) dpepperman@waymakerlaw.com Scott M. Malzahn (CA Bar No. 229204) smalzahn@waymakerlaw.com Kevin M. Casey (CA Bar No. 338924) kcasey@waymakerlaw.com 515 S. Flower Street, Suite 3500
17 18 19 20 21		Brian E. Klein (CA Bar No. 258486) bklein@waymakerlaw.com Donald R. Pepperman (CA Bar No. 109809) dpepperman@waymakerlaw.com Scott M. Malzahn (CA Bar No. 229204) smalzahn@waymakerlaw.com Kevin M. Casey (CA Bar No. 338924) kcasey@waymakerlaw.com 515 S. Flower Street, Suite 3500 Los Angeles, CA 90071 Telephone: +1.424.652.7800 Attorneys for Defendants Multicoin Capital
17 18 19 20 21 22		Brian E. Klein (CA Bar No. 258486) bklein@waymakerlaw.com Donald R. Pepperman (CA Bar No. 109809) dpepperman@waymakerlaw.com Scott M. Malzahn (CA Bar No. 229204) smalzahn@waymakerlaw.com Kevin M. Casey (CA Bar No. 338924) kcasey@waymakerlaw.com 515 S. Flower Street, Suite 3500 Los Angeles, CA 90071 Telephone: +1.424.652.7800
17 18 19 20 21 22 23		Brian E. Klein (CA Bar No. 258486) bklein@waymakerlaw.com Donald R. Pepperman (CA Bar No. 109809) dpepperman@waymakerlaw.com Scott M. Malzahn (CA Bar No. 229204) smalzahn@waymakerlaw.com Kevin M. Casey (CA Bar No. 338924) kcasey@waymakerlaw.com 515 S. Flower Street, Suite 3500 Los Angeles, CA 90071 Telephone: +1.424.652.7800 Attorneys for Defendants Multicoin Capital
17 18 19 20 21 22 23 24		Brian E. Klein (CA Bar No. 258486) bklein@waymakerlaw.com Donald R. Pepperman (CA Bar No. 109809) dpepperman@waymakerlaw.com Scott M. Malzahn (CA Bar No. 229204) smalzahn@waymakerlaw.com Kevin M. Casey (CA Bar No. 338924) kcasey@waymakerlaw.com 515 S. Flower Street, Suite 3500 Los Angeles, CA 90071 Telephone: +1.424.652.7800 Attorneys for Defendants Multicoin Capital
17 18 19 20 21 22 23 24 25		Brian E. Klein (CA Bar No. 258486) bklein@waymakerlaw.com Donald R. Pepperman (CA Bar No. 109809) dpepperman@waymakerlaw.com Scott M. Malzahn (CA Bar No. 229204) smalzahn@waymakerlaw.com Kevin M. Casey (CA Bar No. 338924) kcasey@waymakerlaw.com 515 S. Flower Street, Suite 3500 Los Angeles, CA 90071 Telephone: +1.424.652.7800 Attorneys for Defendants Multicoin Capital

Case 3:22-cv-03912-RFL Document 94 Filed 05/28/24 Page 5 of 6

DATED: May 28, 2024 BOATED: May 28, 2024 Hon. Rita F. Lin United States District Court Judge DATED: May 28, 2024 Hon. Rita F. Lin United States District Court Judge 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27				
DATED: May 28, 2024 Hon. Rita F. Lin United States District Court Judge Hon. Rita F. Lin United States District Court Judge Hon. Rita F. Lin United States District Court Judge 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27	1	PURSUANT TO STIPULATION, IT IS SO OR	RDERED	
Hon. Rita F. Lin United States District Court Judge Hon. Rita F. Lin United States District Court Judge Hon. Rita F. Lin United States District Court Judge Hon. Rita F. Lin United States District Court Judge Hon. Rita F. Lin United States District Court Judge Page	2			
United States District Court Judge United States District Court District Court Judge United States D	3	DATED: May 28, 2024		
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27	4		Hon. Rita F. Lin United States District Court Judge	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27	5			
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27	6			
9	7			
10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27	8			
11				
12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27				
13 14 15 16 17 18 19 20 21 22 23 24 25 26 27				
14 15 16 17 18 19 20 21 22 23 24 25 26 27				
15 16 17 18 19 20 21 22 23 24 25 26 27				
16 17 18 19 20 21 22 23 24 25 26 27				
17 18 19 20 21 22 23 24 25 26 27				
18 19 20 21 22 23 24 25 26 27				
19 20 21 22 23 24 25 26 27				
20 21 22 23 24 25 26 27				
21 22 23 24 25 26 27				
 22 23 24 25 26 27 				
 23 24 25 26 27 				
24 25 26 27				
25 26 27				
26 27				
27				
ΔO "	28 KINSur			

SIGNATURE ATTESTATION I am the ECF User whose identification and password are being used to file the foregoing Stipulation and [Proposed] Continuing Defendants' Time to File Replies in Support of Motions to Dismiss Consolidated Amended Class Action Complaint. Pursuant to L.R 5-1(i)(3) regarding signatures, I, Susan E. Engel, attest that concurrence in the filing of this document has been obtained. DATED: May 23, 2024 /s/Susan E. Engel Susan E. Engel